UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

FLOYD 2. SEMONS, Plaintiff,

V,

CASE NO. 22-CU-0594

John Doe, J. Taulbut, R. Frye, Defendant's

PLAINTIFF'S Motion to Leave Amend Complaint

Plaintiff Floyd Lisemons prose file an amended Complaint require asking the court Permission to amend Complaint under Civil Li Rule 15, as followings,

Flonorable William E. Duffin dismiss Defendant R. Frye Maintenance Staff 10/17/2022 due to an false statement within the inmate Complaint That R. Frye wasntaware of cell Condition until after Plaintiff were injury in R. Frye receive workorder \$03/31/2022.

Discovery in Plaintiff Complaint state Taulbut Place a workorder end Before 3131122 The Fact is 12/20/21 Honorable William Shouldn't took that as true. R. Frye is the supervisor in can order approval of man movement of inmute as taulbut. He cardaiso Place a Held on that Cellito Stop. Substained Risk to Health and safety to New inmutes.

10fa

Attachment 2012

Therefore a Eighth amendment Claim of Deliterate indifference is Liability under R. Frye Supervisor Liability Claim.

Discovery Evidence display an uncompleted work orders

inmate were injury By Plaster Crumbling in Cell 8 on un: 7 10.

injury By Place another workovder end For Plaintiff 03/31/22 The DCI warden Lied to Cover up Maintenance Staff didn't repair repaired accordingly in ICE-DCI-2022-5386 The Judge W: Iliam though that statement were true, it was false.

Plaintiff require John Doe Staff member Eighth amendment Claim of Deliberate indifferent Of Staff member who assign Plaintiff to cell 8 March, 28, 2022 after Documentation Log In The DOC Computer of issue of cell condition The failure to Maintenance staff R. Frize for Not Placing a Heldon cell 8 as well. These Three Defendant Played a Roll in Violation Constitution Rights of Plaintiff.

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